Clear Your Skin in Spring cleaning inside and outside. Dull as any father of a family can pimply skin is an aftermath of testify. There are, to be sure, winter inactivity. Flush your American families in which the

intestines with a mild laxative habit of obedience has been enwastes, easy to take, they do not and discipline has been one of Pills will clear your complexion the number of such ramines has and brighten your eye. Try Dr. been rapidly decreasing under King's New Life Pills to-night modern social influences. The modern social influences. The sees, donees, allenees, and immediate, signs of Benedict Thomas, deceased, masne remote, voluntary and involuntary and

H. C. Chiles returned to her threshold of war is not the re-

Stop Left Over Coughs.

Arnold Simmons of Kansas City spent Sunday here with Y. Times. home folks.

John Warder returned Sunday evening after a visit here with his parents, Mr. and Mrs. J. W. Warder, Sr.

Miss Bertha Miller of Central College went to Kansas City Sunday evening for a few days'

Bad Cough? Feverish? Grippy? You need Dr. King's New Discovery to stop that cold, the Doan's Kidney Pills. soothing balsam ingredients heal the irritated membranes, soothe experience. the sore throat, the antiseptic qualities kill the germ and your St., Lexington, says: "I found cold is quickly relieved. Dr. Doan's Kidney Pills to be very King's New Discovery has for beneficial when I had a great 48 years been the standard rem- deal of trouble with my back and edy for coughs and colds, in stiffness across my kidneys. This thousands of homes. Get a bot- medicine never failed to ease tle to-day and have it handy in and relieve the pain and remove your medicine chest for coughs, the stiffness, too. Doan's Kidcolds, croup, grippe and all bron- ney Pills helped me every time gist, 50c.

Edwin Bour of Kansas City spent Sunday here with his par- Milburn Co., Mfgrs., Buffalo, N ents, Mr. and Mrs. V. J. C. Bour. Y. James E. Gibson of Kansas City spent Sunday here with his sister, Mrs. B. M. Little.



The Training Problem.

Spring house cleaning means Obedience is not instinctive, ter shell. At druggists, 25c. ence. That is the chief, though tary grantees of J. C. Russell, deceasnot the only, object of military ed Miss Catherine Comstock, who training. The hardest problem THE STATE OF MISSOURI, To all

turned to Kansas City Sunday the number of men required, same are known to plaintiff.

DON'T TAKE A CHANCE

Time.

If you suffer from backache; If you have headaches, dizzy to be at least fifteen days before the are irregular, don't delay—likely your kidneys are sick.

Mrs. Ben Stevenson, Oneida

50c, at all dealers. Foster-

Mr. and Mrs. Charles Weber went to St. Louis Sunday morning for a visit.

Serat Wiley went to Kansas

DRS. SNYDER & KINGERY

OSTEOPATHIC PHYSICIANS Traders Bank Bldg. HOURS-9 to 11:30; 1:30 to 5 Other Hours by Appeintment. Office Phone 283. Residence Phones: need in bake snop

Or. Kingery, 823 Dr. Sayder, 714

Consultation and Examination free

A. C. N Dr. Kingery, 823

All calls answered promptly

In the Circuit Court of Lafayette County, Missouri, June Term, 1917. Van A. Triplett,

The unknown heirs, consort, devisees, donees, alienees, and immediate, mesne, remote, voluntary and involand clean out the accumulated forced for several generations untary grantees of James Young Pal-

The unknown heirs, consort, devi-

Defendants.

has been visiting Mr. and Mrs. this nation confronts on the of the above named defendants, GREETING:-

You are hereby notified that the ahome in Kansas City Sunday cruiting of soldiers, but their bove named plaintiff has filed with training. It is useless to wail duly verified by affidavit, wherein he over neglected plans. We must daughter, Miss Anna Dankers, face the situation that exists.

went to Kansas City Sunday

within a year there must be evening for a brief visit.

title, interest or estate in the subject matter of said petition, and in the lands hereinafter described. That plaintiff cannot insert the names of the said defendants in said petition bemy. We have now only a small cause said names are unknown to him. fraction of that number, and In which petition plaintiff alleges that the defendants have obtained and de-Dr. Bell's Pine-Tar-Honey will even in the regular army there rived some claim or title in the propstop that hacking cough that is scarcity of officers competent The unknown heirs, consort, devisees, lingers from January. The to take hold of a body of men soothing pine balsams loosen the phlegm, heals the irritated membrane, the glycerine relieves the tender tissues, you breathe eas- tary science. But the regular ar- sort, devisees, donees, alienees and ier and coughing ceases. Don't my man, no matter how limited immediate, mesne, remote, voluntary and involuntary grantees of Alexanneglect a lingering cough, it is his practice may have been in der Steele, by descent, devise, or purdangerous. Dr. Bell's Pine-Tarthat kind of work, is in the way deceased; and the unknown heirs, conductions and the unknown heirs, conductions and the unknown heirs, conductions are also as a second conduction. dangerous. Dr. Bell's Pine-TarHoney is antiseptic and pleasant to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, benefits young and old, reserve officers the task will be to take, at the task will be to take, at the task will be to take the task will be taken to take the task get it at your druggist to-day. harder, but they will all have sell, by descent, devise or purchase from the said J. C. Russell, now deceased. That the said petition con-Miss Allie Laura Boogher re- will be no question of getting of the claims of said defendants and how said claims are derived, as the

evening, after a week's visit Every intelligent citizen knows here with her mother, Mrs. J. Every intelligent citizen knows dersigned Clerk, in vacation, that the defendants be notified that an action itary service has always been has been commenced against them in

any claim or title to said property. most likely to give notice of pendency Lexington People Should Act In of this action, it is further ordered that a copy of this order be published

W. T. TUTT, Clerk Circuit Court.

J. Allen Prewett.

Sunday in Higginsville.

CALL "399."

When you call "399" you expect something different, and it chial affections. At your drug- I used them and I usually keep is our aim not to disappoint you. to give perfect satisfaction with every item that goes out of our isfied and for naught held and barred shop. If they were not we could by the Statute of Limitations not expect that our business would continue to grow, nor would you repeat your orders so consistently. We are receiving flattering comments on our bake shop products, and if you have not been a customer heretofore. Serat Wiley went to Kansas not been a customer heretofore, ever bar and preclude said defendants let us convince you that we can give you perfect satisfaction said real estate adversely to the plainwith anything you might call on tiff, and that unless said defendants us for. The popularity of our the 1st day of next Term thereof cakes and bread continues, and to be begun and holden at the Court House in the City of Lexington, in

A. C. METERER.

ORDER OF PUBLICATION. STATE OF MISSOURI, County of Lafayette-ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington, June Term, 1917. Jesse L. Groves,

vs. No. 611
The unknown heirs, devisees or grantees of James Bounds, deceased; Sindrilla Gudgel, Philena Bounds, Obe-diah Bounds, and Benjamin Bounds, gripe. Dr. King's New Life the gifts of inheritance. But sees, donees, aliences, and immediate, if living, if not their unknown heirs

IN VACATION, APRIL 2nd, 1917

Now at this day comes the plaintiff herein by his attorney, H. C. Wallace, and files his petition and affidavit, alleging that plaintiff is the ow-ner in fee simple title and claims that nterest and title to the following described real estate, situated in the County of Lafayette in the State of Missouri, towit: A tract of land described as follows: Beginning at the court of Lafayette County, Missouri, north east corner of the NW 4 section 35 township 51 range 27, and running thence south with the east for allowance to the undersigned withline of said quarter section to a point in six months after the date of said graphers, the east line of said quarter letters, or they may be precluded from where the east line of said quarter letters, or they may be precluded from section is intersected by a line running east and west through and with such claims be not exhibited within the middle of South Street in Estill one year from the date of the last in-Heights, as said Street formerly sertion of this publication they will be crossed the E1/2 of said quarter section, thence west with the middle of said South Street to a point in said middle of said South Street 500 feet east of west line of said E1/2 NW1/4 of said section 35, thence north par allel with said west line of said E1/2 of said quarter section to a point in the north line of said quarter section for a faid quarter section 500 feet East of NW corner granted to the undersigned on the 9th tion 500 feet East of NW corner granted to the undersigned of and of E% NW% said section 35 day of April 1917, by the Probate thence east to the place of Court of Lafayette County, Missouri. beginning, containing 20 acres of land more or less, except all coal underlying the same and all right and neiver the same and all right and

Heights. Plaintiff states that the legal and equitable title to the above described real estate emanatd from the gov ernment more than ten years before the filing of this petition, and that said real estate now is and has been

W. Bogher.

William Loomis of Kansas City spent Sunday here with his mother, Mrs. Anna Loomis.

Sprains and Strains Relieved.

Sprains and Strains Relieved.
Sprains and Strains Relieved.
Sprains, bruises and all muscle soreness. A clean, clear liquid easily applied, it quickly penetrates without rubbing. Sloan's advocate of peace. The military training for all ablescarily applied, it quickly penetrates without rubbing. Sloan's advocate of peace. The military training for fittles and pains, neuralgia, gout and lumplains, neuralgia, gout and lumplains and petition, and those under whom he delamination and to said r otheriwse the allegations contained in the title of the ancestors of said de work, it gives quick relief. At all druggists, 25c.

be solved, but in the future we said petition will be taken and confernation will be taken and confernation will be rendered, ants, and judgment will be rendered, ants, and judgment will be rendered. trained citizens that will be forever barring and precluding said July 5, 1825, which title said ances ready for any emergency .- N. defendants from hereafter setting up tor failed to convey by any proper any claim or title to said property.

The Lexington Intelligencer, a tle or claim of defendants is prejudiweekly newspaper published in Lexington, in said County, having been title or claims of defendants herein designated by the plaintiff and his atthe unknown heirs, devices, alienees, torney of record, as the newspaper or assignees of Benedict Thomas, de ceased, to said real estate, is on account of a mortgage given by Isaac Chanslor to Benedict Thomes, of date in said paper once a week during four November 10, 1865, of record in Book weeks consecutively, the last inser- 1, page 353, Recorder's office, Lafaytion of said order in said newspaper ette County, Mo., to secure a note of ette County, Mo., to secure a note of same date for the sum of fifteen hunspells; If the kidney secretions first day of the next regular term dred dollars, which said mortgage remains unsatisfied of record, although AL) W. T. TUTT.

Clerk Circuit Court.

By J. W. SYDNOR, Deputy.
true copy from the record.

Clerk Circuit Court.

The same has long since been paid.
Plaintiff states that he cannot insert names of defendants herein because the same are unknown to him, Where-Lexington people recommend
Doan's Kidney Pills.

Here is a Lexington Woman's

A true copy from the record.

Witness my hand and the seal of the Circuit Court of Lafayette County, Missouri, this 5th day of April, 1917.

W. T. TUTT. defendants herein, respectively in and By J. W. SYDNOR, Deputy. to the real estate aforesaid, and to define and adjudge by its judgment J. Allen Prewett.

John A. Sea, Attorneys for Plaintiff. terest of plaintiff and defendants herein severally in and to the aforesaid premises and that the court wil Mrs. Clarence Vivion spent adjudge and decree that the plaintiff is the sole owner in fee simple title to such land and real estate and that defendants nor any of them do not have any legal right, title, claim or interest thereto or therein, and said real estate be adjudged and decreed to be in plaintiff, and that the I used them and I usually keep is our aim not to disappoint you. virtue of the Statute of Limitations them on hand for such necessi- Our skill and energy is directed of revised Statutes of 1909, and that said mortgage from Isaac Chanslor to Benedict Thomas be held to be sat

> we are highly pleased with the patronage we are receiving. Call "399" for anything you may need in bake shop products and become convinced.
>
> House in the City of Lexington, in said County of Lafayette, on the 11th day of June 1917 next, and on or before the first day of said June Term answer or plead to the petition in said cause the same will be taken as confessed and judgment will be rendered accordingly. dered accordingly.

And it is further ordered that a copy hereof be published according to

law in The Lexington Intelligencer, a newspaper published in said County of Lafayette, for four weeks successively, published at loast once a week, the last insertion to be at least fifteen days before the first day of said rext June Term 1917 of this court.

W. T. TUTT, Clerk Circuit Court. By J. W. SYDNOR, Deputy Clerk.

A true copy from the Record. Witness my hand and the seal of the Circuit Court of Lafayette County, Missouri, this 2nd day of April, 1917. W. T. TUTT.

Clerk Circuit Court. By J. W. SYDNOR, Deputy Clerk. C. Wallace, Attorney for Pltf.

of Administration on the estate of Gustave E. Holmgren deceased, were granted to the

This 4th day of April 1917. AMANDA BERGLUND, Administratrix

Administrator's Notice. Notice is hereby given, that leterence is here made to the plat of ed from any benefit of said Estate; the city of Lexington Estill Heights, recorded in the office and if such claims be not exhibited EUGEN fayette County for the location of last insertion of this pand South Street in said Estill will be forever barred. within one year from the date of the last insertion of this publication they

This 9th day of April 1917. ALBERT GILLEN, Administrator.

Final Settlement.

Notice is hereby given to all cred-

Final Settlement. Notice is hereby given to all credtors and other persons interested in the estate of Frank G. Laurandos deceased, that the undersigned Public Administrator will apply to make a final settlement of said estate, at the May term, 1917, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in the city of Lexington, on the

econd Monday in May 1917. HENRY C. CHILES, Public Administrator.

Notice is hereby given to all credtors and other persons interested in the estate of August Schaefer deeased, that the undersigned Executor will apply to make a final settlement Administratrix's Notice.

Notice is hereby given that letters

Administratrix's Notice.

Notice is hereby given that letters city of Lexington, on the second Monday in May 191'

JOHN H. DIERKER,

Final Settlement. Notice is hereby given to all credthe estate of Andrew Ruppel, deceased, that the undersigned Executor will apply to make a final settlement of said estate, at the May term, 1917, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in

the city of Lexington, on the second Monday in May 1917. WILLIAM AULL, SR.

Final Settlement. Notice is hereby given to all credtors and other persons interested in the estate of Tilton Davis deceased that the undersigned Executrix will

Final Settlement. Notice is hereby given to all credtors and other persons interested in the estate of David H. Eagan de-ceased, that the undersigned Administratrix will apply to make a final settlement of said estate, at the May term, 1917, of the Probate Court of Lafayette County, Missouri, to be be-gun and field at the Probate Court room, in the city of Lexington, on the second Monday in May 1917, ANNIE M. EAGAN,

Administratrix.

For Sale.

The bailding on west side of Ninth street near Main street, and vacant lot adjoining. Building formerly occupied by the Western Union Telegraph Company. Apply to

RICHARD FIELD.

If you get in trouble and need Bond of anykind, see B. B. Frazer, Room 15, Traders Bank

NOTICE OF APPLICATION TO FORM LEVEE DISTRICT.

Notice is hereby given to all persons interested in the following described real estate and other property in Lafayette County, State Description of Lands

In Sections 25 and 36, Township 52, Range 24, as follows: 600 acres more or less, and accretions, being all that part of E1/2 of section 25 and 36, and S1/2 of Spencer L. Brown Benjamin H. Brown William P. Brown SW4, section 36, lying east of Latimer's survey. Stonewall J. White & Hugh G. White

In Section 13, Township 51, Range 24, as follows:
All that part of SW4 NW4, N of railroad Joh
NW4 NW frac. 4, Cont. 13 acres more or less...... John W. Cauthorn John Powell NE¼ SW¼ Virginia Smallwood and Georgie Davis
15 A. W side 30 A. N end NW¼ NE¼ (All that part
thereof N. of R. R.) Julius Peters
All that part of 15 acres off eastsideof30acresoff
N end NW¼ NE¼ N of R. R.
All that part of E½ of NE¼ N. of R. R.
In Section 12, Township 51, Range 24, as follows:

SE¾ of SE¾

Carrier Crosswhite

SE¼ of SE¼ W½ SE frac ¼ E½ NE¼ Katie Corder Crosswhite
Virginia Smallwood and Georgie Davis
Thomas R. Landrum
Thomas R. Landrum

W % NE frac 1/4 In Section 1, Township 51, Range 24, as follows:
Patent issued to Robert A. Embree on 15 Dec. 1915 for the fractional sections 1 & 2 on Island No. 18 in Missouri River in Township 51, N of Range 24 W of 5th P. M. containing 45.44 acres according to Gov-

ernment survey, (Most of this land is now in river.) SW fractional 14 Robert L. Orear and Charles N. Orear E% NE%...

A fractional part W1/2 NE 1/4, being the eastwardly side of said W1/2 of said NE 1/4 of Sec. 1, and bearing the same proportion to the whole of said W1/2 of said 1/4 Sec. that the number 38 hears to the number 42, containing 40 acres more or less Robert L. and Chas. N. Orear

W½ SW¼ NE¼

W½ NW¼ NE¾

E½ E½ NW¼

(And other lands located in Saline County, State of Missouri).

If any owner of any land in the above lists is not correctly given

If any owner of any land in the above lists is not correctly given and named, then the name of the real owner of such tract is unknown and cannot be given. Said persons being owners of said land as shown by the record on March 10th, 1917.

That articles of association asking that the foregoing lands and other property be formed into a levee district under the provisions of an act entitled "An act to repeal article 9 (entitled 'Organization of levee districts by circuit court') of chapter 41, (entitled 'Drains and levees') of the Revised Statutes of Missouri of 1909, and to repeal an act amending and adding to said article 9, enacted in 1911 and found on pages 231 to 239 inclusive of the laws of Missouri of 1911, and all sections therein by whatever designation, and to enact a new act on pages 231 to 239 inclusive of the laws of Missouri of 1911, and all sections therein by whatever designation, and to enact a new act in hier thereof to be known as article 9 (pertaining to the organization of levee districts by circuit courts) of said chapter 41, with an emergency clause" approved April 7, 1913 as shown by Session Acts of Mo. for 1913 pages 290 to 321, have been filed in this office, and the formalist real estate and other property will be affected by the forforegoing real estate and other property will be affected by the formation of said levee district and be rendered liable to taxation for the purposes of paying the expenses of organizing and making and maintaining the improvements that may be found necessary to effect the leveling and reclamation of the land and other property in said disleveeing and reclamation of the land and other property in said district, and you and each of you may file objections or exceptions to said articles of association and petition on or before the 14th day of May 1917 in this office, but not thereafter, if any there be, why said levee district as set forth in the articles of association shall not be organized as a public corporation of the State of Missouri Witness my hand and seal of court this 30th day of March 1917.

(SEAL)

R. D. JOHNSON. Clerk of the Circuit Court of Saline County, Missouri,